## IN UNITED States District Count Western District of ARKANSAS

MONTE E. JOHNSON

15-2042

Plaintiff

US DISTRICT COURT WESTERN DIST ARKANSAS FILED

MAR 0 9 2015 CHRIS R. JOHNSON, Clerk By

Deputy Clerk

VS.

Valley Behavioral
Health System LLC,
a limited liability
company, and any
and all commonly
associated and lor
Related entitles

Defendant

DEFENDANT, does state as follows.

Comes Now the Plaintiff, Monte E.
Johnson, and for his claims against

- 1. That ON a date shortly after March
  17, 2013, Plaintiff entered the
  medical facility owned and operated
  by Valley Behavioral Health System,
  LLL, located in Barling, Arkansas.
- Z. That upon entering said facility,

  Plaintiff inguired at the front

  desk whether he might be able to

  consult with a psychiatrist on

  the premises. Shortly thereafter,

  Plaintiff was escorted to a room

  wherein he met with numerous

  ptrsonnel and filled out several

  forms. That Plaintiff spent

  several hours waiting to see the

psychiatrist on staff but
throughout most of the day, remained
in the same area being asked numerous
guestions by people, none of whom
were identified to be either a
psychiatrist, a psychologist or
any other mental health counseling
professional.

3. That Plaintiff intermittently,
throughout his time in this back
areta, inquired when he might be
able to see a psychiatrist. That
personnel employed by Defendant
seemed to indicate that one was
available but that he/she could
not be seen at this time, Ne one

EVER suggested to Plaintiff that day.

he come back another proparatiff,

throughout the day, believed that

he was going to be able to see a

psychiatrist at some time during

that day.

4. That NEAR the END of the day,

possibly late afternoon, Plaintiff

was finally escorted by an

employee, up employees, to an area

different from where he had spent

much of the day. Plaintiff believed,

based upon information given to

him by the employees, that he was

being escorted to go see and

consult with a psychiatnist.

5. That almost immediately upon going through a particular doorway, which closed behind him, and MR. TOHNSON FOUND himself in a large open noum whent stutural other Prople Were standing, MR. Johnson felt something was wrong and believed he may not be in the area While he was going to set any psychiatrist at all.

6. Mr. Johnson shortly after Entering said lange room, went to what appeared similar to a nurse's station. He inquired about seeing a psychiatrist. He was not given a straight forward answer, but

INSTEAD VARIOUS PERSONNEl MARE Numerous statements that seemed to avoid the main question. After were not Stronal Inquiries which did not answered directly, MR. Johnson was finally told both that he could Not set the psychiatnist today because NONE was on the premises, and, that he would have to wait until tomorrow to see any psychiatrist. 7. That Plaintiff became fully awant that he was in a locked mental facility and, he was not being allowed to leave despite his insistent demands. That he was reduced to finally have NO MEANS of protest, due to the actions of

50- called "medical personnel", that he resisted in the only way he be-I reved might be Effective. Mr. Johnson chose to stand against his medical jail KEEpens by standing alone in the ARER WHERE HE had been intentionally Itd and, subsequently, intentionally imprisoned. MR. Johnson stood in a single place while medical, so-called, persuavel intentionly harassed, hounded, attempted to PROVOKE and GENERALLY made themselves SEEM to Plaintiff like angry hyenor tounting its PREY Mr. Johnson stood his ground without movement, except for his eyes and ocassional

MOVEMENT OF MUSSIUS to RELIEVE the Pain of standing alone, in profest of his imprisonment, for most than SIX(6), VERY LONG, VERY phy sically taxing, very emetionally demanding, HOURS. All to NO avail. The harassment and attempts to have MR. JOHNSON to SIT UPON a CHAIR Dehind him, which had been Placed(?) there and then Removed (?) or had NEVER BEEN Placed there at all, EVEN thrugh the AYENAS CONTINUED to cajole the prisoner into sitting down when Mr. Johnson Finally and Whoshy Realized the futility of his effont to extricate himself

from his unlawful imprisonment,

Mr. Jahnson bolted toward the

Nearest exit door which led to the

outside, as he could see through the

glass in the down, but it was bolted

shut. Mr. Johnson returned to his

previous post where he was amused

to see No alleged Chain had been

be hind him.

8. Mn. Juhnson eventually negotiated at muce under the pressure of his relentless and continuing imprisonment. He agreed with personnel that he would leave the common area and go to his private appointed room if they would promise, and

KEEP thein promise, to leave the door opEN to his ROOM. 9. That Mr. Johnson Refined to his appointed Room whene he rested on the ped but Remained alent for the REMAINDER Of his FIME IN SAID appointed room 10. That sometime after 9:00 am., the apparent PRISON WARDEN, Who claimed to be a psychiatrist, Came into the room allompanied by my close ernsin, whom I loves VERY MUCH. At the ENCOURAGE MENT of my cousin, & neltented in signing documents which went placed before me, as I was advisted

I would not be permitted to leave this confinement without executing at least one of the said documents Betone leaving the anea of confine-MENT, MR JOHNSON appointed his beloved courin to request of socalled medical personnel a copy of Their videotape Which recorded the length if MR Johnsons imprisonment PERSINNEL CONFIRMENTAL REGILESTED vidEntape existed but declined to provide a copy, NOR Make any offer, HORP novide at x copy at any future

11. MR. Johnson left the medical prison that after NOON and

Refunded to his home.

Whentfore, Ylaintiff domands of the Defendant, Imited licholity company, together with Every nelated company, togethen with any person who profits from the industry of Employees of the Defendant company: 1. That said parties mentioned above fully compensate Plaintiff for the rediculous knunding of him, for his imprisonment, for his physical pain, for his emotional pain and for the complete confistation of his coppur without any due negard for his person.

z, That said parties mentioned above be punished suffiently by paying punitive damages in an amount which will Not deter them, which they likely are unlikely to be detenned from such abhornents Ridiculous béhavier, but will effectively prevent them from Raining thein vension of hell down on any other human bring, by both blacklisting EVERyptuson in a profit taking and/on supervising Prestion, EVER again from having anthonity in any med, cal facility, included the above Referred supervisors who trained said personnel, which

RECEIVES GOVERNMENT funds from any governmental entity, including, put Not only limited forthe U.S. government and the State of arkansas, Which both currently are major fund sources for this facility 3. That NO penson who participated in the harassment, including supervisors, EVER agin again be allowed to work in a medical facility until they have been purged of all Vestiges of their prior training and learned the difference between a potential patient and a potential customer.

4. That the inconforation and all licensures of said defendant and all related business entities be permanently revoked, not suspended.

5. That U.S. Manshals be onded to

take immediate possession of all

Videotape cupnently interiotence,

Wheneven it may be found of man

Johnson's entine time spent any
Whene on the above mentioned pre
mists. Post haste.

6. That Plaintiff obtain his cist.

AND EXPENSES.

Mark & Johnson

Juny Trial Monte E. Johnson

DE MANAED 971 MERCED AVE #6

South Lake Tahue, CA

Phone: 918-774-2273 96150